U.S. Department of Agriculture	NRCS	-CPA-52				
Natural Resources Conservation Se	ervice	11/2019	A. Client Name:			
ENVIRONMENTAL EVALUATION WORKSHEET		B. Conservation Plan ID # (as applicable):				
D. Client's Objective(s) (pu	rpose):		Program Authority (optional):  C. Identification # (farm, tract, field #, etc. as required):			
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E. Nordfon Arden	II. Altamatica					
E. Need for Action:	H. Alternatives  No Action √ if RMS	S 🗆	Alternative 1 √ if RMS	S 🗆	Alternative 2 √ if RMS	s 🗆
	R	esou	rce Concerns			
In Section "F" below, analyz			entified through the Resource	s Inve	ntory process.	
(See FOTG Section III - Res	ource Planning Criteria for gu	idance	e).			
F. Resource Concerns	I. Effects of Alternatives		Altownstive 4		Altamatica 2	
and Existing/ Benchmark Conditions	No Action		Alternative 1		Alternative 2	
(Analyze and record the	Amount, Status, Description	√ if does	Amount, Status, Description	√if does	Amount, Status, Description	√ if does
existing/benchmark conditions for each identified	(Document both short and	NOT meet	(Document both short and	NOT meet	(Document both short and	NOT meet
concern)	long term impacts)	PC	long term impacts)	PC	long term impacts)	PC
SOIL						
		NOT		NOT		NOT
		meet		meet		meet
		PC		PC		PC
		NOT		NOT		NOT
		meet		meet		meet
		PC		PC		PC
		NOT		NOT		NOT
		meet PC		meet PC		meet PC
		FC		FC		FC
		NOT		NOT		NOT
		meet PC		meet PC		meet PC
WATER		10		10		10
WATER						
		NOT meet		NOT meet		NOT meet
		PC		PC		PC
		NOT		NOT		NOT
		meet		meet		meet
		PC		PC		PC
		NOT		NOT		NOT
		meet		meet		meet
		PC		PC		PC

F. Resource Concerns	I. (continued)					
and Existing/ Benchmark	No Action		Alternative 1		Alternative 2	
Conditions (Analyze and record the existing/benchmark conditions for each identified concern)	Amount, Status, Description  (Document both short and long term impacts)	√if does NOT meet PC	Amount, Status, Description  (Document both short and long term impacts)	√ if does NOT meet PC	Amount, Status, Description  (Document both short and long term impacts)	√ if does NOT meet PC
AIR						
		NOT meet PC		NOT meet PC		NOT meet PC
		NOT meet PC		NOT meet PC		NOT meet PC
PLANTS						
		NOT meet PC		NOT meet PC		NOT meet PC
		NOT meet PC		NOT meet PC		NOT meet PC
ANIMALS						
		NOT meet PC		NOT meet PC		NOT meet PC
		NOT meet PC		NOT meet PC		NOT meet PC
		NOT meet PC		NOT meet PC		NOT meet PC
ENERGY						
		NOT meet PC		NOT meet PC		NOT meet PC
		NOT meet PC		NOT meet PC		NOT meet PC
Human Economic and Soci	al Considerations					

#### Special Environmental Concerns: Environmental Laws, Executive Orders, policies, etc. In Section "G" complete and attach Environmental Procedures Guide Sheets for documentation as applicable. Items with a "•" may equire a federal permit or consultation/coordination between the lead agency and another government agency. In these cases, effects may need to be determined in consultation with another agency. Planning and practice implementation may proceed for G. Special Environmental J. Impacts to Special Environmental Concerns Concerns No Action Alternative 1 Alternative 2 (Document existing/ Document all impacts √ if Document all impacts √if Document all impacts needs needs needs benchmark conditions) (Attach Guide Sheets as (Attach Guide Sheets as (Attach Guide Sheets as further further further applicable) applicable) applicable) action action action Clean Air Act Guide Sheet Clean Water Act / Waters of the u.s. Guide Sheet Coastal Zone Management Guide Sheet Coral Reefs **Guide Sheet** Cultural Resources / Historic Properties Guide Sheet Endangered and Threatened Species Guide Sheet Environmental Justice Guide Sheet Essential Fish Habitat Guide Sheet Floodplain Management Guide Sheet Invasive Species Guide Sheet Migratory Birds/Bald and Golden Eagle Protection Act Guide Sheet Natural Areas **Guide Sheet** Prime and Unique Farmlands Guide Sheet Riparian Area **Guide Sheet** Scenic Beauty Guide Sheet

•Wetlands Guide Sheet							
Wild and Scenic Guide Sheet	c Rivers		П				
K. Other Ager Broad Public		No Action		Alternative 1		Alternative 2	
Easements, Pern Review, or Permi Agencies Consul	its Required and						
Cumulative Effects Narrative (Describe the cumulative impacts considered, including past, present and known future actions regardless of who performed the actions)							
L. Mitigation (Record actions t minimize, and co							
M. Preferred Alternative	√ preferred alternative						
Alternative	Supporting reason						
N Context (R	ecord context	of alternatives analysis)	1			]	
In the case who second block to second block t	signature (  Collect then in the set of the action of the action of the set of t	TSP if applicable)  Inture (NRCS) Interest a federal action where NRCs in a federal action where NRCs in a federal action where NRCs in a federal actions are to be consistent of the constant	S has completed a responsion of interest the complete of interest inte	Title  Title  Title  Title  Control or responsibility and the december of the Responsible and the responsibility (e.g., actions financed, find NRCS is only providing technions where NRCS is making a tracess.  The Responsibility (e.g., actions financed, find NRCS is only providing technions where NRCS is making a tracess.  The NRCS is the contexts identified dilieves that on balance the effect small component parts.  The State Environmental Liaisopecific NEPA analysis may be	Fedunded, hical as echnical above. will be n as the requirements of the requirements o	assisted, conducted, regulated, sistance because NRCS cannot al determination (such as Farm Ellmpacts may be both beneficial beneficial. Significance cannot here may be extraordinary red.	neone or t
Is the preferred alternative expected to cause significant effects on public health or safety?  Is the preferred alternative expected to significantly affect unique characteristics of the geographic area such as proximity to historic or cultural resources, park lands, prime farmlands, wetlands, wild and scenic rivers, or ecologically critical area.  Are the effects of the preferred alternative on the quality of the human environment likely to be highly controversial?  Does the preferred alternative have highly uncertain effects or involve unique or unknown risks on the human environment?  Does the preferred alternative establish a precedent for future actions with significant impacts or represent a decision in principle about a future consideration?  Is the preferred alternative known or reasonably expected to have potentially significant environment impacts to the qualit of the human environment either individually or cumulatively over time?  Will the preferred alternative likely have a significant adverse effect on ANY of the special environmental concerns? Use the Evaluation Procedure Guide Sheets to assist in this determination. This includes, but is not limited to, concerns such as cultural or historical resources, endangered and threatened species, environmental justice, wetlands, floodplains, coastal zones, coral reefs, essential fish habitat, wild and scenic rivers, clean air, riparian areas, natural areas, and invasive species.  Will the preferred alternative threaten a violation of Federal, State, or local law or requirements for the protection of the		areas? n in uality Use such					
	vviii the environ	•	violati	on or reueral, state, or local law	orreq	unements for the protection of th	ıc

Q. NEPA Com The preferred a		ing (check one)	Action required
•		ederal action where the agency has control or responsibility.	Document in "R.1" below. No additional analysis is required
		al action ALL of which is categorically excluded from further environmental there are no extraordinary circumstances as identified in Section "O".	Document in "R.2" below. No additional analysis is required
	regional, or n	al action that has been <b>sufficiently analyzed</b> in an existing Agency state, ational NEPA document <b>and</b> there are no predicted <u>significant adverse</u> al effects or extraordinary circumstances.	Document in "R.1" below. No additional analysis is required.
•	NEPA docum and has bee own Finding	I action that has been sufficiently analyzed in another Federal agency's sent (EA or EIS) that addresses the proposed NRCS action and its' effects in formally adopted by NRCS. NRCS is required to prepare and publish its of No Significant Impact for an EA or Record of Decision for an EIS when ther agency's EA or EIS document. (Note: This box is not applicable to	Contact the State Environmental Liaison for list of NEPA documents formally adopted and available for tiering. Document in "R.1" below. No additional analysis is required
		al action that has <b>NOT</b> been sufficiently analyzed or may involve predicted verse environmental effects or extraordinary circumstances and may require	Contact the State Environmental Liaison. Further NEPA analysis required.
R. Rationale S	upporting the	e Finding	
R.1 Findings Docum	entation		
R.2			
Applicable Cated Exclusion(s) (more than one m			
7 CFR Part 650 Co With NEPA, subpa Categorical Exclus prior to determining proposed action is excluded under pa	art 650.6 sions states g that a categorically		
this section, the primust meet six side See NECH 610.11	oposed action board criteria.		
	Concerns, a	is of the alternatives on the Resource Concerns, Economic and Social C nd Extraordinary Circumstances as defined by Agency regulation and p	
S. Signature of	f Responsibl	e Federal Official:	
	s	ignature Title	Date
		<u> </u>	
		Additional notes	

# Instructions for Completing the Environmental Evaluation Worksheet (Form NRCS-CPA-52)

### INTRODUCTION

The Environmental Evaluation (EE) is "the part of planning that inventories and estimates the potential effects on the human environment of alternative solutions to resource problems". (7 CFR 650.4 and GM 190 Part 410.4(D).) This form provides for the documentation of that part of the planning process, and was designed to assist the conservation planner with compliance requirements for applicable Federal laws, regulations, Executive Orders, and policy. The form also provides a framework for documenting compliance with applicable State, Tribal and local requirements.

NRCS is required to conduct an EE on all actions to determine if there is a need for an Environmental Assessment (EA) or an Environmental Impact Statement (EIS). The EE process results in a "Finding" or conclusion (see guidance for "Q" below) that, either further NEPA analysis is required (EA or EIS) or that no EA or EIS is required because: 1) There is no federal action; 2) The action is categorically excluded; or 3) There is an existing NRCS or NRCS-adopted NEPA document that has sufficiently analyzed the effects of this action. The EE applies to all assistance provided by NRCS (7 CFR 650.5 and GM 190, Part 410.5). The NRCS-CPA-52 form is used by NRCS to document the results of the evaluation and show compliance with NRCS regulations implementing NEPA at 7 CFR Part 650.

A copy of the NRCS-CPA-52, including supporting documentation such as Special Environmental Concerns Evaluation Procedure Guide Sheets, must be included in the administrative file. **Do not hesitate to attach additional documents if needed to meet environmental evaluation requirements.** 

### **COMPLETING THE NRCS-CPA-52**

- A. Client Name
- B. Conservation Plan ID # (as applicable)

<u>Program Authority</u> (optional): Identifying the program authority (EQIP, WRP, etc.) can help lead the planner to the appropriate NRCS NEPA document the planner may tier to as addressed later in section "R. Rationale Supporting the Finding".

- C. Identification #: Record any other relevant client identification # (farm, tract, field #, etc.).
- D. Client's Objective(s) (purpose): (Record results from planning step 2.) Briefly summarize the client's stated objective(s) [synonymous to "Purpose" under NEPA]. Refer to Step 2 of the NRCS planning process found in the NPPH, Part 600.22 for help, if needed. "Purpose" refers to a goal or desired future condition being pursued in the process of meeting the "Need", such as keeping the operation economically viable or meeting TMDL requirements. Clearly articulated purposes become the decision factors used to decide between the action alternatives.
- **E.** Need for Action: (Record results from planning step 1.) Describe the underlying need being met. Why is the action being proposed? What is the root cause of the existing problem or opportunity. The underlying need will define and shape the alternatives and potentially justify the expenditure of federal funds; therefore it is important to accurately articulate the need(s) based on the identified resource concerns and the landowner objectives. All alternatives should clearly address an underlying need(s). In conservation planning, a "need" is usually a required improvement in the condition of a natural resource(s), such as when the quality of runoff water from a farm does not meet State standards, or inadequate forage supply and/or grazing strategies are resulting in poor livestock performance. Use information from Steps 3 and 4 of the Conservation Planning Process to help define the need. Identify here which Resource Concerns need to be addressed in the plan.

### F. Resource Concerns and Existing / Benchmark Conditions:

**Resource Concerns** (Record results from planning steps 3 and 4.) Record the resource concerns that have been identified through the scoping and Resources Inventory and Analysis processes. Use the Resource Planning Criteria and Measurement and Assessment Tools in Section III of the FOTG to identify Resource Concerns present and compare the potential environmental effects of alternatives. Include all resource concerns that apply, adding additional sheets as necessary.

**Documenting Existing/Benchmark Conditions** (Record results from planning step 4.) Analyze the existing (benchmark) conditions for each relevant concern. Record the amount, kind, status, location and method of measurement for each identified concern. For example, if soil erosion were identified as a resource concern, the recorded benchmark might be "64 ac sheet & rill @ 6T/ac/yr, field 3, RUSLE 2." The benchmark is the baseline from which the change in resource condition under the no action and other alternatives is measured. Without it, there is no context for the degree of change.

**Human -** Below are some examples for what to consider when addressing Human Economic and Social Considerations.

#### Land use:

- Is the present land use suitable for the proposed alternative?
- Will land use change after practice(s) installation?
- How will a change affect the operation? (e.g., Feed and Forage Balance Sheet)
- Will the action affect resources on which people depend for subsistence, employment or recreation?
- Will land be taken in or out of production?

### Capital:

- Does the producer have the funds or ability to obtain the funds needed to implement the proposed alternative?
- What are the impacts of the cost of the initial investment for this alternative?
- What are the impacts of any additional annual costs for Operation and Maintenance?
- What possible impact does implementing this alternative have on the client's future eligibility for farm programs?

#### Labor:

- Does the client understand the amount and kind of labor needed to implement, operate and maintain the proposed practice(s)?
- Does the client have the skills and time to carry out the conservation practice(s) or will they have to hire someone?

### Management level:

- Does the client understand the inputs needed to manage the practice(s) and the client's responsibility in obtaining these inputs?
- Does the client understand their responsibility to maintain practice(s) as planned and implemented?
- Is it necessary for the client to obtain additional education, or hire a technical consultant, to operate and/or maintain the practice(s)?

### Profitability:

- Profitability describes the relative benefits and costs of the farm or ranch operation, and is often
  measured in dollars. An activity is profitable if the benefits are greater than the costs.
- Is the proposed alternative needed and feasible?
- Do the benefits of improving the current operation outweigh the installation and maintenance costs (positive benefit/cost ratio)?
- Is there a reasonable expectation of long-term profitability/benefits for the operation if implemented?
- Will crop, livestock, or wildlife yield increase/decrease?

#### Risk.

- What is the potential for monetary loss, physical injury, or damage to resources or the environment?
- Will the proposed alternative aid/risk client participation in USDA programs?
- Is there flexibility in modifying the conservation plan at a future date?
- What issues are involved with the timing of installation and maintenance?
- What are the cash flow requirements of this alternative?
- What, if any, are the hazards involved?

### **Public Health and Safety:**

- What effect (both positive or negative) will the action have on the client and community with regard to public health and safety?
- Are there any hazards associated with no action or any of the alternatives about which the client should be informed?

### **G.** Special Environmental Concerns (Record results from planning steps 3 and 4.)

Under each Special Environmental Concern, document the current status or condition of the concern. Record the amount, kind, status, location, and method of measurement or source of information for each special resource concern. For example, if endangered species habitat is present, under Endangered and Threatened Species, the recorded benchmark condition is "64 ac, I-bat habitat-roosting cover, field 3, FOTG-2." If it is determined that no floodplains exist within the affected planning area, document the fact and cite the source. The benchmark condition would read "not present, FEMA flood map #xxx."

For guidance in addressing special environmental concerns, see NECH Subpart B and the Special Environmental Concern Evaluation Procedure Guide Sheets and Fact Sheets. Document any additional State and/or local special environmental concerns in "K. Other Agencies and Broad Public Concerns". Attach additional documentation if needed.

### H. Alternatives (Record results from Planning step 5.)

**Describe Alternatives** Briefly summarize the practice/system of practices being proposed. The no action alternative is required. Alternatives should be formulated to meet the underlying need. Note that the no action alternative may not meet the underlying need and is still required to be evaluated and compared to other alternatives (see below). To the extent possible, the alternatives should also prevent additional problems from occurring and take advantage of available opportunities. If there are unresolved conflicts concerning alternative uses of resources, appropriate alternatives that meet the underlying need must be developed.

"No Action": Include a brief summary of the activities that would be implemented in the absence of USDA assistance (financial or technical). Unless a change in management direction or intensity will be undertaken, record effects of existing activities. The "No Action" alternative requires the same level of analysis as other alternatives. It should answer the question of what impacts are likely to occur (or what the predicted future condition of the identified resource concerns might be) under the landowner's current and planned management strategies without implementation of a federally assisted action.

"Alternatives 1,2,etc.": List here the practices or system of practices being proposed for each alternative. Indicate if the alternative meets RMS criteria based on your State's requirements. One or more other alternatives may be evaluated to aid in the decision-making process or at the request of the client. It is beneficial for one alternative to contain the practices that NRCS has determined best address all of the identified resource concerns (RMS alternative) so the client can consider potential future conservation actions. Use additional sheets if necessary.

It is important to quantify to the extent feasible the differences between each alternative, including the "No Action" alternative. See "Helpful Tips" in the NECH, Part 610.67 for guidance on narrowing the scope of your analysis when considering alternatives.

### [. Effects of Alternatives (Record results from planning step 6.)

Under "Amount, Status, Description," record the effect of each alternative on the concerns listed, quantifying where possible. *Consider and document both short-term and long-term consequences for all foreseeable direct, indirect, and cumulative effects (described below).* If a change to the concern is predicted, then estimate the amount. Professional judgment should be used where Planning Criteria or other tools are not available.

**Resource Concerns** Use your State's FOTG Section III Planning Criteria to identify the established threshold levels for resource concerns. Professional judgment should be used where Planning Criteria or other tools are not available. Place a check in the "NOT meet PC" box for each resource concern to indicate when FOTG Section III Planning Criteria will not be met (i.e., where additional measures are needed to meet PC).

Analyze effects based on the combined effect of all practices on the resource concern. For example, if one proposed practice may impact the water quality of an adjacent stream, but another proposed practice such as a buffer may reduce or eliminate the impact, the overall effect is the one that should be recorded here. As mentioned above, one or more "Other Alternative(s)" may be evaluated to aid in the decision-making process or at the request of the client. Use additional sheets if necessary.

"No Action": Record the impacts that are likely to occur (or what the predicted future condition of the identified resource concerns might be) under the landowner's planned management strategies without implementation of a federally assisted action. Address impacts to each identified resource concern, quantifying where possible. If this information is found elsewhere in the conservation plan, simply provide a summary here.

"Alternatives 1,2, etc.": Record the impacts that are likely to occur under each alternative scenario. Document impacts to each identified resource concern, quantifying where possible. If this information is found elsewhere in the conservation plan, simply provide a summary here. Include both short and long-term consequences in the analysis.

**Categories of Effects to Consider-** There are three categories of effects that must be considered when predicting short- and long-term effects of an alternative on resource concerns:

<u>Direct effects</u> are caused by the alternative and occur at the same time and place.

<u>Indirect effects</u> are caused by the alternative and are later in time or farther removed in distance, but are still reasonably foreseeable (e.g., "downstream" effects).

<u>Cumulative effects</u> are those that result from all past, present, and reasonably foreseeable future actions. They can result from individually minor but collectively significant actions taking place over a period of time. Cumulative effects are most appropriately analyzed on a watershed or area-wide level. <u>Cumulative impacts ideally consider "...all actions in the area of potential effect, REGARDLESS of what agency (Federal or non-Federal) or person undertakes such other actions." (CEQ 1508.7)</u>

The NECH, Part 610.70, "Effects Analysis," provides important information on describing effects so that an adequate analysis can be made and appropriate mitigation measures included when the proposed alternative has adverse effects. (See also Section L.)

### J. Impacts to Special Environmental Concerns (Record results from planning step 6.)

Briefly describe the status and/or description of effects on all identified Special Environmental Concerns, and include supporting data as needed. Document the degree of change in amount/condition, using the same protocols and units of measure used to determine the benchmark condition. It is important to consider and document both short-term and long-term consequences for all foreseeable direct, indirect, and cumulative effects on these resource concerns.

Place a check in the "needs further action" box when effects have not been fully determined or when additional procedural action is needed, such as the need for a permit or completing required consultation with regulatory agencies. Where consultation with another federal agency is required (e.g., USFWS or NMFS) to determine potential environmental effects, follow established State protocols or contact the appropriate NRCS State Specialist for guidance. Neither the NEPA Finding in Section "Q" nor practice implementation should occur until all required consultations and coordination with the appropriate agency have been completed and all necessary permits provided. Planning and practice implementation may continue for practices not involved in required consultation/coordination efforts only if they are not connected to, or dependent on, the other action.

Complete applicable Evaluation Procedure Guide Sheets or other state specific documentation as needed and include them in the client's administrative file. If the Special Environmental Concern is not present in the project area then there is no need to attach the Guide Sheet. Completion of Guide Sheets is not mandatory, but appropriate documentation must be provided. Check your own States' guidance for compliance and planning requirements.

K. Other Agencies and Broad Public Concerns: List any necessary easements, permissions, or permits (e.g., Clean Water Act, Endangered Species Act, wetland mitigation easements, state or county permits) required to implement the alternatives. Remember that identifying needed permits for ALL alternatives may be an important decision criteria between alternatives and should be considered during the planning process.

Relay public concerns related to land-use, demographics, landscape characteristics, or other Federal, Tribal, State, and local laws/regulations. Document the impacts of each alternative on these issues. Responses will impact the selection of an alternative as well as issues surrounding "significance."

Document contact and communications with USFWS, NOAA-NMFS, Corps, EPA, SWCD's, NRCS State Office, State/Tribal/local environmental agencies, etc., and others consulted, including public participation activities. The NECH provides important information on public participation requirements.

Cumulative Effects. (See NECH Exhibit 610.126) A cumulative impact is defined as "the impact on the environment which results from the incremental impact of the action when added to other past, present and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions. Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time" (40 CFR 1508.70). Cumulative effects include the direct and indirect effects of a project together with the effects from reasonably foreseeable future actions of others. For a project to be reasonably foreseeable, it must have advanced far enough in the planning process that its implementation is likely. Reasonably foreseeable future actions are not speculative, are likely to occur based on reliable resources and are typically characterized in planning documents. Add additional pages as needed.

<u>Mitigation:</u> Include here any mitigation measures that are NOT already incorporated in the alternatives that will offset any adverse impacts. This may include conditions included in required permits. Briefly describe or reference all mitigation measures to be applied for each alternative. Mitigation actions for the preferred (selected) alternative must be included in the conservation plan, designs, and specifications.

As referenced in CEQ regulations (40 CFR 1508.20) and NECH (Part 610.71), mitigation includes:

- Avoiding the impacts altogether by not taking a certain action or parts of an action.
- Minimizing impacts by limiting the degree of magnitude of the action and its implementation.
- Rectifying the impact by repairing, rehabilitating, or restoring the affected environment.
- Reducing or eliminating impact over time by preservation/maintenance operations during action life.
- Compensating for the impact by replacing or providing substitute resources or environments.
- M. Preferred Alternative: (Record results from planning step 7.)

Record the alternative to be implemented and indicate why it was chosen. Ultimately, the client will decide what actions will occur on their land, but NRCS funding or assistance may not always be appropriate for that action. For NRCS assistance to proceed, the alternative must clearly address the underlying need(s) as identified in "E". The Objective(s) (Purpose) stated in "D" serves as the decision factors between alternatives.

**N.** Context: Record the context used in the alternatives analysis. Significance varies with the setting of the proposed action. For instance, in the case of a site-specific action, significance would usually depend upon the effects in the locale rather than in the world as a whole. Both short- and long-term effects are relevant.

Part "O" is completed by the planner and Parts "P" thru "S" must be completed by the Responsible Federal Official (RFO).

If NRCS is providing planning assistance for another federal agency, then the NRCS planner must sign Section "O" as the planner. The RFO for the lead agency (e.g., FSA for CRP) will complete everything below the planner's signature. For NRCS the State Conservationist is the RFO, but they may delegate that authority to a designated agency representative. Normally, the authority to serve as RFO is delegated to an Area or Field Office employee for farm bill program agreements. Check with your State Office or State Directives if you have questions.

- O. <u>Signature (planner):</u> The individual completing Parts "A" thru "N" of the NRCS-CPA-52 must sign and date to indicate they have used the best available information. This may or may not be the same person as the agency representative. In cases where the planner is not an NRCS employee, they must sign in the first signature area and then the NRCS will sign in the second signature area to confirm and validate the information as the responsible agency. When NRCS plans on behalf of another agency, NRCS need sign only as the planner and then the lead agency RFO will complete the rest of the NRCS-CPA-52.
- P. <u>Determination of Significance or Extraordinary Circumstances:</u> NRCS evaluates each action using its list of special environmental concerns along with the significance factors to determine whether an action has extraordinary circumstances. Action(s) that have potential for significant impacts on the human environment cannot be categorically excluded. Thus, in the absence of any extraordinary circumstances the actions can proceed without the preparation of an environmental assessment (EA) or environmental impact statement (EIS). Where extraordinary circumstances are determined to exist, the categorical exclusion will not apply.

**Categorical Exclusions (CE):** Before documenting the use of a categorical exclusion, it is important to read Section 610.46 of the NECH. This section provides a list of all categorical exclusions that apply to actions as well as more detailed considerations and requirements for their use. For an action to be categorically excluded, there must be appropriate documentation on the NRCS-CPA-52 indicating that the proposed action does not meet any of the criteria for "significance," as discussed above. These criteria are also known as "extraordinary circumstances" when discussing categorical exclusions. *If any part of a proposed plan involves actions that are NOT on the list of allowable categorical exclusions, the entire plan is not eligible for a categorical exclusion.* 

To complete the determination on the NRCS-CPA-52, check "yes" or "no" for each of the questions. If you are not sure about the answer, contact your State Environmental Liaison for assistance. The NRCS-CPA-52 must provide evidence to conclude that the activity will not result in extraordinary circumstances or significant adverse environmental effects on the quality of the human environment, either individually or cumulatively. If any of the extraordinary circumstances are found to apply to the proposed action, then you should determine whether the proposal can be modified to mitigate the adverse effects and prevent the extraordinary circumstances. If this can be done and the client agrees to any necessary change(s) in the proposed action to avoid significant adverse impacts, then the proposed action is to be modified and implemented. If the proposed action cannot be modified or the client refuses to accept a proposed change, then Item 5 in Section "Q" must be checked for the NRCS NEPA Compliance Finding to indicate that additional analysis and documentation is needed.

- Q. <u>NEPA Compliance Finding (check one)</u>: This finding will determine the appropriate NEPA action required. Instructions below correspond to the option numbers in Section "Q" of the Form. In Section "R" document the rationale for your Finding.
  - 1) Federal actions do NOT include situations in which NRCS (or any other federal agency) provides technical assistance (CTA) only. The agency cannot control what the client ultimately does with that assistance. Non-Federal actions include, but are not limited to:
    - NRCS providing HEL or wetland conservation determinations.
    - NRCS providing technical designs where there is **no** federal financial assistance.
    - NRCS providing planning assistance or other technical assistance and information to individuals, organizations, States, or local governments where there is no federal financial assistance or other control of the decision or action.

- 2) CE actions are a category of actions that do not individually or cumulatively have a significant effect on the human environment; therefore, neither an environmental assessment nor an environmental impact statement is required. First determine whether the proposed action is a categorically excluded action as identified in NRCS or USDA regulations implementing NEPA. (USDA and NRCS categorical exclusions are listed in the NECH, Part 610.46.) Note that there may be overarching or CE-specific side boards that must be met in order to apply a CE. If the proposed action is listed as a CE action, then assess whether there are any applicable extraordinary circumstances that would prevent the action from being eligible as a CE. Check this box only if the action is categorically excluded AND there are no EXTRAORDINARY CIRCUMSTANCES associated with the proposed action. (See NECH Exhibit 610.116, "How to Use NRCS's Categorical Exclusions.")
- 3) Check this box if there is an existing NRCS NEPA document that has sufficiently analyzed the action being proposed. A number of NRCS National Programmatic NEPA documents have analyzed effects of many practices planned under nationwide conservation programs. There may also be Regional, State, or area wide Programmatic NEPA documents that can be referred to. For information about "Tiering" to existing NRCS NEPA documents see the NECH Part 610.81.
  - Keep in mind that Programmatic EA's and EIS's are not site-specific so they do not attempt to describe every possible type of effect resulting from actions that could be taken. Thus, you must use your knowledge of site-specific conditions to decide if additional analysis is needed. Network diagrams illustrating general effects of conservation practices are associated with national or State EA's or EIS's. These diagrams may help in analyzing effects of practices. If the planner believes the site-specific impacts are outside the range of effects described in the programmatic EA or EIS, this box may not be checked.
  - Copies of NRCS national programmatic NEPA documents may be viewed on NRCS' Environmental Compliance web page.
- 4) It is possible to tier to NEPA documents prepared by other Federal agencies if those documents have been formally adopted by NRCS as outlined in the NECH 610.83 and CEQ regulations 40 CFR1506.3. NRCS must have prepared and published the agency's own Finding of No Significant Impact (FONSI) for an EA or Record of Decision for an EIS in order for a NEPA document to be "adopted". For information about "Tiering" to NEPA documents see the NECH Section 610.81.
- 5) If 1), 2), 3), or 4) do not apply, the action may cause a significant effect on the quality of the human environment and an EA or EIS may be required. Additional analysis may be required to comply with NEPA. Contact the State Environmental Liaison or equivalent for guidance on completing this analysis and provide them with a copy of the NRCS-CPA-52 and supporting documentation.
- R. Rationale Supporting the Finding: Explain the reasons for making the "Finding" in "Q".
  - <u>If "Q 1)" was selected,</u> explain why the action is NOT a federal action subject to NRCS regulations implementing NEPA.
  - <u>If "Q 2)" was selected,</u> document the categorical exclusion(s) applicable to the entirety of the proposed action and indicate that there are no extraordinary circumstances.
  - <u>If "Q 3)" was selected,</u> identify any applicable NRCS NEPA document. Record the citation of the NRCS NEPA document you are tiering to.
  - <u>If "Q 4)" was selected,</u> identify any applicable NRCS NEPA document that was officially adopted from another agency. Record the citation of the NRCS adopted NEPA document you are tiering to.
  - <u>If " Q 5)"was selected</u>, document your analysis and provide this information (NRCS-CPA-52 and supporting documents) to your State Environmental Liaison or equivalent.
- Signature of Responsible Federal Official (RFO): The appropriate agency RFO must sign and date. The RFO should wait to make the finding until all consultations, permits, etc., are finalized. This signature certifies that the proposed action/plan complies with all NRCS policies implementing NEPA and all other applicable Federal, State, Tribal and local laws/Executive Orders.

CLEAN AIR ACT		Client/Plan Information:
NECH 610.21		
<b>Evaluation Procedure Guide Sh</b>	eet	
Check all that apply to this ☐ Alternativ	e 1	
Guide Sheet review: 🗆 Alternativ	e 2 🗆 Other	

**NOTE:** STEPS 1 and 2 help determine whether construction permitting is needed for the planned action or activity. STEP 3 helps determine whether the opportunity for emissions reduction credits exist. STEP 4 helps determine whether any other permitting, record keeping, reporting, monitoring, or testing requirements are applicable. Each of these steps should be updated with more specific language as needed, since air quality permitting and regulatory requirements are different for each state. In each step, if more information is needed or there is a question as to whether there are air quality requirements that need to be met, the planner or client should contact the appropriate air quality regulatory agency with permitting jurisdiction for the site to determine what air quality regulatory requirement must be met prior to implementing the planned action or activity.

### STEP 1.

Is the action(s) expected to increase the emission rate of any regulated air pollutant?

**NOTE:** The definition of a "regulated air pollutant" differs depending on the air quality regulations in effect for a given site. For a federal definition of "regulated air pollutant," please refer to the 40 CFR 70.2. Other definitions for "regulated air pollutant" found in state or local air quality regulations may be different. States should tailor this question to the State air quality regulations and definitions since those will include any Federal requirements.

□ No

If "No," it is likely that no permitting or authorization is necessary to implement the proposed action or alternative. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and advise the client to contact the appropriate air quality regulatory agency with permitting jurisdiction for the site to either verify that no permitting or authorization is necessary or to determine what requirements must be met prior to implementing the planned action or activity. Go to step 3.

☐ Yes If "Yes," go to Step 2.

### STEP 2.

Can the action(s) be modified to eliminate or reduce the increase in emission rate of the regulated air pollutants?

**NOTE:** This Step is to prompt the planner to review the planned action or activity to see if there is an opportunity to either eliminate the emission rate increase (possibly remove a permitting requirement) or reduce the emission rate increase (possibly move to less stringent permitting).

□ No If "No," it is likely that permitting or authorization from the appropriate air quality regulatory agency will be required prior to implementing the planned action or activity. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and advise the client to contact the appropriate air quality regulatory agency with permitting jurisdiction for the site to either verify that no permitting or authorization is necessary or to determine what requirements must be met prior to implementing the proposed action or alternative. Go to Step 3.

☐ Yes If "Yes," modify the proposed action or alternative and repeat Step 1.

### **CLEAN AIR ACT (continued)**

### STEP 3.

Is the action(s) expected to result in a decrease in the emission rate of any criteria air pollutant for which the
area in which the site is located in an EPA designated nonattainment area for that criteria air pollutant?
NOTE: For an explanation of criteria air pollutants and nonattainment areas, refer to Section 610.21 of the
NECH. Further information regarding nonattainment areas can also be found on the U.S. EPA nonattainment
area Web page.

□ No	If "No," go to Step 4.
□ Yes	If "Yes," the opportunity for obtaining nonattainment pollutant emission credits may exist.  Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and advise the client of that potential opportunity. If the client is interested in registering nonattainment pollutant emission credits, advise him/her to contact the appropriate air quality regulatory agency with permitting jurisdiction for the site to determine if and how credits can be documented and/or registered for potential sale. Go to Step 4.

### STEP 4.

□ No

Is the action(s) subject to any other federal (e.g.., New Source Performance Standards, National Emissions Standards for Hazardous Air Pollutants, etc.), State, or local air quality regulation (including odor, fugitive dust, or outdoor burning)?

If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale,

**NOTE:** Refer to Section 610.21 of the NECH for a further discussion of air quality regulations.

	and information sources used and proceed with planning.
□ Yes	If "Yes," additional permits, authorizations, or controls may be needed before implementing the proposed action or alternative. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and advise the client to contact the appropriate air quality regulatory agency with permitting jurisdiction for the site to determine what requirements must be met prior to implementing the proposed action or alternative.
lotes:	

CLEAN WATER ACT/WATERS of the U.S.	Client/Plan Information:
NECH 610.22	
Evaluation Procedure Guide Sheet	
Check all that apply to this ☐ Alternative 1	
Guide Sheet review: ☐ Alternative 2 ☐ Other	

**NOTE:** This guide sheet should be tailored to meet the specific needs of individual State and local regulatory and permitting requirements. It is important for each State to coordinate with their individual State and Federal regulatory agencies to tailor State-specific protocols in order to prevent significant delays in processing permit applications.

Complete both sections of this guide sheet to address Federal as well as State-administered regulatory requirements of the Clean Water Act (CWA).

### **SECTION I**

### Federally Administered Regulatory Program - Section 404 of the CWA

### STEP 1.

Will the action(s) involve or likely result in the discharge or placement of dredged or fill material or other pollutants into areas that could be considered to be waters of the United States (Including, but not limited to wetlands, lakes, streams, channels, and other water conveyances, including some small ditches)? *More detailed information regarding waters of the United States and Federal permitting programs under CWA is found in the NECH 610.22.* 

□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with Section II below.
□ Yes	If "Yes," go to Step 2.

### STEP 2.

Is the action(s) an activity exempt from section 404 regulations (40 CFR Part 232)? **Note**: the exemption should be verified with the local U.S. Army Corps of Engineers (Corps) district.

□ No If "No," go to Step 3.

☐ Yes If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used to verify the exemption applies and proceed with Section II below.

### STEP 3.

Can the action(s) be modified to avoid the discharge of dredged or fill material or other pollutants into waters of the United States?

□ No If "No," go to Step 4.

If "Yes," modify the action to avoid discharge. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with Section II below.

### **CLEAN WATER ACT/WATERS of the U.S. (continued)**

### STEP 4.

	t obtained a section 404 permit (individual, regional, or nationwide) or a determination of an om the appropriate Corps office?
□ No	If "No," determine if the client has applied for a permit. If a permit has not been applied for, the client will need to do so. If a permit has been applied for, document this, and continue the planning process in consultation with the client and the regulatory agencies. The permit authorization should be reflected in the final plan and documentation. Continue planning, but a permit is required prior to implementation. Complete Section II below.
□ Yes	If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and complete Section II below. The final plan should not be contrary to the provisions of the permit authorization or exemption. Changes made during the planning process that may impact the applicability of the permit, such as amount or location of fills or discharges of pollutants should be coordinated with the Corps. Complete Section II below.
Notes:	
	SECTION II
State	Administered Regulatory Programs, Sections 303(d) and 402 of CWA
	ed action or alternative located in proximity to waters listed by the State as "impaired" under d) of the CWA?
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed to Step 2.
□ Yes	If "Yes," insure consistency with any existing water quality or associated watershed action plans that have been established by the State for that stream segment. Even if TMDLs have not been established by the State for that stream segment, ensure that the action will not contribute to further degradation of that stream segment. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed to Step 2.
STED 2	

#### SIEP 2

Will the proposed action or alternative likely result in point-source discharges from developments, construction sites, or other areas of soil disturbance, or sewer discharges [e.g. projects involving stormwater ponds or point-source pollution, including concentrated animal feeding operations (CAFOs) for which comprehensive nutrient management plans (CNMPs) are being developed]? Section 402 of the CWA requires a permit for these activities through the National Pollutant Discharge Elimination System (NPDES) program which the States administer.

□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
□ Yes	If "Yes," go to Step 3.

# **CLEAN WATER ACT/WATERS of the U.S. (continued)**

# STEP 3

Has the clier State-regula	nt obtained a NPDES permit or a determination of an exemption from the appropriate EPA or tory office?
□ No	If "No," determine if the client has applied for any necessary permits. If a permit has not been applied for, the client will need to do so. If they have applied, document this and continue the planning process in consultation with the client and the regulatory agency. Continue the planning process in consultation with the client and the regulatory agencies. The permit authorization should be reflected in the final plan and documentation. Continue planning, but a permit is required prior to implementation.
□ Yes	If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. The final NRCS conservation plan should not be contrary to the provisions of the permit authorization or exemption. Changes made during the planning process that may impact the applicability of the permit should be coordinated with the appropriate State regulatory agency.
Notes:	

	ZONE MANAGEMENT AREAS	Client/Plan Information:	
NECH 610	0.23 n Procedure Guide Sheet		
		-	
Check all that apply to this ☐ Alternative 1 Guide Sheet review: ☐ Alternative 2 ☐ Other			
STEP 1. Is the action(	s) in an officially designated "Coastal Zone Mana	agement Area"?	
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
□ Yes	If "Yes," go to Step 2.		
STEP 2.			
	(s) "consistent" with the goals and objectives of the by Section 307 of the Coastal Zone Management		
□ No	If "No," go to Step 3.		
□ Yes	If "Yes," document the finding, including the proceed with planning.	e reasons, on the NRCS-CPA-52 and	
STEP 3.			
Is NRCS pro	viding financial assistance or otherwise controllin	g the action?	
□ No	If "No," NRCS should provide the landowner with relevant information regarding any local and State compliance requirements and protocols (permitting, etc.) in special management areas as appropriate to comply with local Coastal Zone Management Programs. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
□ Yes	If "Yes," the NRCS District Conservationist or an NRCS State Office employee must contact the State's Coastal Zone Program Office before the action is implemented to discuss possible modifications to the proposed action. NRCS may not provide assistance if the proposed action or alternative would result in a violation of a State's Coastal Zone Management Plan. NRCS shall provide a consistency determination to the State agency no later than 90 days before final approval of the activity. When concurrence is received from the State, document the agreed to items and reference or attach them to the NRCS-CPA-52.		
Notes:			

<b>CORAL RI</b>	EEFS	Client/Plan Information:		
<b>NECH 610</b>				
	n Procedure Guide Sheet			
	that apply to this ☐ Alternative 1 ide Sheet review: ☐ Alternative 2 ☐ Other			
<u> </u>	ac officer fortion.			
STEP 1.	Control of the distance of the company of the control of the contr	and a manager than alonging or on		
Are corai ree	efs or associated water bodies (e.g. embayment a	, ,		
□ No	If "No," document on the NRCS-CPA-52, or rand information sources used and proceed			
□ Yes	If "Yes," go to Step 2.			
STEP 2.				
•	stential for the action(s) to degrade the conditions ask Force Web site for local action strategies in y	·		
□ No	If "No," document on the NRCS-CPA-52, or rand information sources used and proceed			
□ Yes	If "Yes," go to Step 3.			
STEP 3.				
Can the action	on(s) be modified to reduce or avoid degradation	to the coral reef ecosystem?		
□ No	If "No," identify the component(s) of the system which will cause the potential impacts. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used. Go to Step 4.			
□ Yes	☐ Yes If "Yes," modify the action or alternative and repeat Step 2.			
STEP 4.				
Is NRCS pro	oviding financial assistance or otherwise controlling	g the action(s)?		
□ No	If "No," and degradation of the reefs is unavoidable, provide the client with information regarding the current status of U.S. coral reefs and the documented causes of degradation (including sedimentation and nutrient runoff), and the beneficial aspects of maintaining coral reefs.			
□ Yes	If "Yes," the significance of the impacts must be determined. An Environmental Assessment (EA) or Environmental Impact Statement (EIS) may be required. Contact your State Office for assistance.			
Notes:				

CULTURAL RESOURCES / HISTORIC	Client/Plan	Informat	ion:		
PROPERTIES NECH 610.25					
<b>Evaluation Procedure Guide Sheet</b>					
Check all that apply to this ☐ Alternative 1 Guide Sheet review: ☐ Alternative 2 ☐ Other					
<b>NOTE:</b> This guidesheet provides general guidance to field planners and managers. States may need to tailor this Evaluation Procedure Guide Sheet to reflect State Level Agreements (SLAs) with SHPOs or Tribal consultation protocols or operating procedures pertinent to your State or other State-specific protocols that reflect the terms of the current National Programmatic Agreement among NRCS, the Advisory Council on Historic Preservation, and the National Conference of SHPOs. For additional information regarding compliance with Section 106 of the NHPA and NRCS cultural resource policy refer to Title 420, General Manual (GM), Part 401, Cultural Resources; for current operating procedures see Title 190, National Cultural Resource Procedures Handbook (NCRPH), Part 601.					
NOTE regarding consultations: When dealing with undertaresources or historic properties, it is important to follow NRCS Section 106 and complete consultation with mandatory (SHP native Hawaiians) and identified consulting parties during the documented on this guide sheet but would occur with Steps 2 accordance with NRCS State Office operating procedures to Resources Specialists who meet the Secretary of Interior's Quantum consumptions.	S policy and th Os, THPOs, for course of plants, 3, 4, and 6 a ensure approproprograms	e regulation received and these received these received and the second and t	ns that implement cognized Tribes, and s consultation is not must be conducted in		
STEP 1.					
Is the action(s) funded in whole or part or under the control of the following:					
Is technical assistance carried out by or on behalf of NRCS?	□ No	□ Yes	□ Unknown		
Is it carried out with NRCS financial assistance?	□ No	□ Yes	□ Unknown		
Does it require Federal approval with NRCS as the lead federal agency (permit, license, approval, etc.)?	□ No	□ Yes	□ Unknown		
Is it a joint project with another Federal, State, or local entity with NRCS functioning as lead federal agency?	□ No	□ Yes	□ Unknown		
<ul> <li>If all of your responses are "No," document on the N finding, rationale, and information sources used and</li> <li>If any responses are "Yes," go to Step 2.</li> <li>If "Unknown," consult with your State Cultural Resource</li> </ul>	proceed with es Coordinator	n <b>planning</b> r or Specia	list (CRC or CRS) to		
determine if this is an action/undertaking that requires re <b>STEP 2.</b>	view and then	complete	Step 1.		
Is the action(s) identified as an "undertaking" (as defined in the cause effects to cultural resources/historic properties?	ne 190-NCRPI	H and 420-	GM) with the potential to		
□ No If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.					
□ Yes If "Yes," go to Step 3.					
STEP 3.					
Has the undertaking's Area of Potential Effect (APE) been de or affected, directly or indirectly: access and haul roads, equil locations for disposition of sediment, streambank stabilization disposition of removed concrete, as well as the area of the accessential during determination of the APE so that all historic plandscapes, objects, and properties of cultural or religious impand native Hawaiians) are included.  □ No  If "No," or "Unknown," consult with your determine the APE.	oment lots, bo areas, buildir tual conserva properties (bui portance to Ar	rrow areas ng removal tion practio Idings, stru nerican Ind	s, surface grading areas, and relocation sites, ce. Consultation is actures, sites, dian tribal governments		

If "Yes," go to Step 4.

☐ Yes

# **CULTURAL RESOURCES (continued)**

STEP 4.					
conducted to dete proposed APE or	ate records (National, State and local registers a rmine whether any known cultural or historic res project area? <b>Note:</b> This record checking does b, Tribes, and other identified consulting parties.	ources ar not subs	e within or	in close proximity to the	
National Regi	ister of Historic Places?	□ No	□ Yes	☐ Unknown	
State Registe	er of Historic Places?	□ No	□ Yes	□ Unknown	
The SHPO's	statewide inventory or data base?	□ No	□ Yes	□ Unknown	
Local/county	historical society or commission lists?	□ No	□ Yes	□ Unknown	
	dge of existing artifacts, historic cultural features?	□ No	□ Yes	□ Unknown	
checked (son procedures a	nses are "No" or "Unknown," work with your netimes the SHPO will let only the CRS or CRC is required by NRCS policy and procedures, SLA cedures, as appropriate.	review the	e files). Fo	llow all other operating	
information, r	ses are "Yes," and NRCS providing technica notify the landowner of any potential affects, and in the NRCS-CPA-52, or notes section below, it and proceed with planning. If NRCS is provided in the NRCS is provided in the national section.	provide r	ecommend	dations for consideration. ale, and information	
STEP 5.					
resource indicator resource survey w	the existence of any known or potential cultural s observed during the field inspection of the API rill need to be conducted by qualified personnel in the distance of the cultural strain of the cultural strain of the cultural strains of the cu	E? <b>NOTE</b>	: Field ins	spections or cultural	
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.				
□ Yes	If "Yes," contact the CRC or CRS. Do NOT proceed with finalizing project design or project implementation until the final CRS response is received. Go to Step 6.				
STEP 6.					
Can the proposed	actions or alternatives be modified to avoid effe	cts on the	e known cu	ıltural resources?	
□ No	If "No," go to Step 7.				
☐ Yes If "Yes," modify the planned actions or activities and proceed according to CRS guidance and document this on the NRCS-CPA-52, or notes section below and continue with planning.					
STEP 7.					
planner completing	with appropriate and interested parties been comed the NRCS-CPA-52 generally does not do the copriate specialist for the documentation information	consultation			
□ No	If "No" refer to State CRC or CRS for further State Conservationist.	consultati	on and rec	commendations to the	
□ Yes					
Notes:	planning.				

ENDANGERED AND THREATENED SPECIES	Client/Plan Information:
NECH 610.26	
<b>Evaluation Procedure Guide Sheet</b>	
Check all that apply to this ☐ Alternative 1	
Guide Sheet review: ☐ Alternative 2 ☐ Other	

### STEP 1.

Are protected species or their habitat present in the area of potential effect?

**Note:** protected species include federally listed, proposed, and candidate specie, as well as State and Tribal species protected by law or regulation. In addition, if a species' listing or status changes before implementation, you must complete this review again.

- □ No
  If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
- ☐ Yes **If "Yes,"** document the species and relevant benchmark data on NRCS-CPA-52, then proceed to the applicable section(s) listed below:
  - Section 1- Federally listed endangered or threatened species/habitats
  - Section 2- Federally proposed species/habitats
  - Section 3- Federal candidate species/habitats
  - Section 4- State/Tribal species/habitats

### **SECTION 1: Federally listed endangered or threatened species/habitats**

### STEP 1.

What is the effect (i.e. beneficial/adverse, short-term/long-term, etc.) of the action(s) on endangered or threatened species or their habitat?

□ No effect	If "No effect, "document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
□ May affect	If "May affect," meaning that the action might affect endangered and threatened species or their habitat in some way, go to Step 2.

# Federally listed endangered or threatened species/habitats (continued)

### STEP 2.

ls NRCS pro	viding financial assistance or otherwise controlling the action(s)?
□ No	If "No," and the effects are purely benign or beneficial, continue with planning but ensure the client is aware endangered and threatened species or their habitat exists and conservation practices must be applied in a manner that avoids adverse effects. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
□ No	If "No," and there is a possibility of short-term or long-term adverse effects then inform the client of NRCS's policy concerning endangered and threatened species and the need to use alternative conservation treatments to avoid adverse effects on these species or their habitat. Further, NRCS assistance will be provided only if one of the conservation alternatives is selected that avoids adverse effects or the client obtains a "take" permit from the FWS/NMFS. Refer the client to FWS/NMFS to address the client's responsibilities under Sections 9 & 10 of the ESA, for Federally listed species. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used. If assistance is continued, document how the alternative conservation treatments avoid adverse effects and proceed with planning.
□ Yes	If "Yes," and the action will be implemented according to an existing informal consultation, biological opinion, or 4(d) special rule, document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
□ Yes	If "Yes," and the action cannot be modified to avoid the effect, inform client that in order to proceed with the action NRCS must consult with FWS/NMFS. Contact your area or State biologist for consultation procedures. The action can only be implemented according to the terms of the consultation. When consultation is complete, attach the consultation documents to NRCS-CPA-52 or reference them in the notes section below and proceed with planning.
Notes for	Federally listed endangered or threatened species/habitats:

### **SECTION 2: Federally proposed species/habitats**

### STEP 1. What is the effect (i.e. beneficial/adverse, short-term/long-term, etc.) of the action(s) on proposed species or their habitat? If "No effect," additional evaluation is not needed concerning proposed species ☐ No effect or proposed critical habitat. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. ☐ May effect If "May affect," meaning that the action might affect endangered and threatened species or proposed critical habitat in any way, go to Step 2. STEP 2. Is NRCS providing financial assistance or otherwise controlling the action? □ No If "No," and the effects are purely benign or beneficial, continue with planning but ensure the client is aware proposed species or their habitat exists and conservation practices must be applied in a manner as to avoid adverse effects. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. □ No If "No," and there is a possibility of short-term or long-term adverse effects then inform the client of NRCS's policy concerning proposed species and the need to use alternative conservation treatments to avoid adverse effects on these species or their habitat. Further, NRCS assistance will be provided only if one of the conservation alternatives is selected that avoids adverse effects, and to the extent practicable, provide long-term benefits to species and habitat. Should the client or landowner refuse to apply the recommended alternative conservation treatment, NRCS will inform the client and landowner of the NRCS policy and shall not provide assistance for the action or portion of the action affecting the proposed species. If "Yes," and the action will be implemented according to an existing conference report □ Yes or conference opinion. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. If "Yes," and the action cannot be modified to avoid the effect, inform client that the NRCS □ Yes must conference with FWS/NMFS. Contact your area or State biologist for conference procedures. Further NRCS assistance can only be provided only if the client agrees to implement the conference recommendations to the extent practicable. When the conference is complete, attach the conference documents to NRCS-CPA-52, or reference them in the notes section below, and proceed with planning. **Notes** for Federally proposed species/habitats:

# **SECTION 3: Federal candidate species/habitats**

### STEP 1

What is the e	•	eficial/adverse, short-term/long-term, etc.) of the action(s) on candidate species or			
□ No adver	☐ No adverse effect  If "No adverse effect," additional evaluation is not needed concerning proposed species or proposed critical habitat. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources use and proceed with planning.				
□ May adve	ersely effect	If "May adversely affect," recommend alternative treatments that avoid or minimize the adverse effects and, to the extent practicable, provide long-term benefit to the species. Document the effects of the selected alternative on the NRCS-CPA-52 and proceed with planning.			
Notes for	Federally pro	oposed species/habitats:			
	SE	CTION 4: State/Tribal species/habitats			
	effect (i.e. bene species or their	eficial/adverse, short-term/long-term, etc.) of the proposed action or alternative on habitat?			
State or Tribal species of concern. notes section below, the finding,		If "No adverse effect," additional evaluation is not needed concerning State or Tribal species of concern. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.			
☐ May adve	□ May adversely affect If "May adversely affect," go to Step 2.				
STEP 2. Is NRCS pro	viding financial	assistance or otherwise controlling the action?			
□ No	the client of N conservation Further, NRC selected that NRCS-CPA-sused. If assis	there is a possibility of short-term or long-term adverse effects then inform NRCS's policy concerning State and Tribal species and the need to use alternative treatments to avoid or minimize adverse effects on these species or their habitat. So assistance will be provided only if one of the conservation alternatives is avoids or minimizes adverse effects to the extent practicable. Document on the 52, or notes section below, the finding, rationale, and information sources stance is continued, document how the alternative conservation treatments avoid or see adverse effects and proceed with planning.			
□ Yes	If "Yes," and the action cannot be modified to avoid the adverse effect, inform client that the NRCS must coordinate with State/Tribal government and receive concurrence on recommended alternatives. Contact your area or State biologist for coordination procedures. Further NRCS assistance will be provided only if the client agrees to implement a concurred upon alternative and obtains any required permits. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.				
Notes for	State/Tribal	species/habitats:			

ENVIRONMENTAL JUSTICE			Client/Plan Information:	
NECH 610.27				
		Guide Sheet		
	that apply to this de Sheet review:	<ul><li>☐ Alternative 1</li><li>☐ Alternative 2</li></ul>	☐ Other	
STEP 1.				
In the area after Tribes, or other	er specified pop		d experience di	e populations, minority populations, Indian isproportionately high and adverse human ee?
□ No				, or notes section below, the finding, I and proceed with planning.
□ Yes	If "Yes,"	go to Step 2.		
□ Unknown	Liaison for Regulatior procedure	If "Unknown," consult your State Environmental Specialist, or equivalent and Tribal Liaison for additional guidance, and repeat Step 1. NOTE: The USDA Departmental Regulation on Environmental Justice (DR 5600-002) provides detailed "determination procedures" for NEPA as well as non-NEPA activities and suggests social and economic effects for considerations.		
STEP 2.				
•		night have a dispreation, minority pop		igh and adverse environmental or human health an Tribe?
□ No		nent on the NRCS on sources used		notes section below, the finding, rationale, with planning.
□ Yes	If "Yes," initiate Tribal consultation or community outreach to affected and interested parties that are categorized as low-income, minority, or as Indian Tribes. The purpose is to encourage participation and input on the proposed program or activity and any alternatives or mitigating options. Participation of these populations may require adaptive or innovative approaches to overcome linguistic, institutional, cultural, economic, historic, or other potential barriers to effective participation. If assistance is needed with this process, contact your State Public Affairs Specialist or Tribal Liaison. <b>Go to Step 3.</b>			
STEP 3.				
Considering to making proce	ess, will the actio		pportionately high	other information gathered for the decision- gh and adverse effect on the human health or ions?
□ No	-		-	s of agency decision. Document on the inding and rationale.
□ Yes  Notes:	effects and the repeat Step 3. If it is determine health or the er Environmental	possibility of development resulted that there remainstrance or the	eloping addition ults of these ea ains a dispropo project or actio or Environmer	teness of the proposed alternatives and their hal alternatives or a mitigation alternative and arly scoping sessions on the NRCS-CPA-52. rtionately high and adverse effect on human on carries a high degree of controversy then an hal Impact Statement (EIS) may be required.

	L FISH HAB	ITAT		Client/Plan Information:	
NECH 610.28 Evaluation Procedure Guide Sheet					
		☐ Alternative 1			
	that apply to this de Sheet review:		☐ Other		
STEP 1.					
			ential Fish Habit	at (EFH) or in an area where effects could	
•	cumulatively affe		Descriptions ar	nd Identification can be found on NMFS's	
website.	lional illionnalio	in regarding Er in	Descriptions at	id identification can be round on Nivii 33	
□ No				notes section below, the finding, rationale,	
	and informati	on sources used	d and proceed	with planning.	
□ Yes	If "Yes," go to	Step 2.			
STEP 2.	(a)a(t i.a. ala				
	` '		•	or alterations that may result in an "adverse ct (MSA) Section 305(b)(2)]	
□ No	If "No," consul	tation with NMFS	and further eva	aluation is not needed concerning EFH unless	
	otherwise spec	cified by the State	e Biologist. <b>Doo</b>	cument on the NRCS-CPA-52, or notes	
		v, the finding, ra	tionale, and in	formation sources used and proceed with	
	planning.				
□ Yes	If "Yes," go to Step 3.				
STEP 3.					
_	on(s) be modifie	d to avoid the pot	tential adverse	effect?	
	` '	•			
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used. Go to Step 4.				
			СС 10 С10р	•	
□ Yes	If "Yes," mod	dify the action or	activity and re	epeat Step 2.	
STEP 4.					
	vidina assistanc	e that would resu	ılt in the funding	, authorization, or undertaking of the	
•	SA Section 305		iit iii tile lallallig	, additionzation, or undertaking or the	
( / [		· /1			
□ No	If "No," an alt	ernative conser	vation system	that avoids the adverse effect must be	
_ 110				must discontinue assistance. If assistance	
	•			Remarks section of the NRCS-CPA-52 or	
	Subpart A, Se		for assistance.	(Title 190, General Manual, Part 410,	
□ Yes	• '	•	t the NRCS Dis	trict Conservationist or NRCS State	
	Biologist mus	st consult with N		rther action or activity can proceed [MSA,	
	Section 305(b)	, , , <del>-</del>		Marine Con FELL and NIMEO HE and Cal Find	
	•	ecific information i Iltation Guidance,		ultation for EFH, see NMFS "Essential Fish ailable online.	
NI. 4		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	,, 30		
Notes:					

FLOODPL	AIN MANAGEMENT	Client/Plan Information:		
<b>NECH 610</b>	-			
	Procedure Guide Sheet			
	that apply to this  Alternative 1			
Guid	de Sheet review:   Alternative 2   Other			
assistance o	Guide Sheet is intended for evaluation of "no only (individual projects). For "project" assist organizations), consult Title 190, General Man	ance criteria (those assisting local		
STEP 1.				
Is the project	area in or near a 100-year floodplain?			
□ No	If "No," document on the NRCS-CPA-52, or and information sources used and go to Ste	- Control of the Cont		
□ Yes	If "Yes," go to Step 2.			
□ Unknowr	If "Unknown," review the HUD/FEMA floo such as soils information relating to flood f appropriate field or hydraulic engineer. Re	· · ·		
STEP 2.				
Is the planning	g area in the floodplain an agricultural area that leed for at least 3 of the last 5 years before the re	·		
□ No	If "No," go to Step 4.			
□ Yes	If "Yes," document the agricultural use history and go to Step 3.			
STEP 3. Is the floodplaplans?	ain's agricultural production in accordance with o	fficial state or designated area water quality		
□ No	If "No," advise the client of conservation practices or other measures that will bring the land into accordance with water quality plans and incorporate these into the conservation plan. Go to Step 4.			
□ Yes	If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and go to Step 4.			
STEP 4.				
Over the sho incompatible	t or long term, will the proposed action or alternate development, or other adverse effect to the exist ands adjacent or downstream?	· · · · · · · · · · · · · · · · · · ·		
□ No	If "No," document on the NRCS-CPA-52, or and information sources used and proceed			
□ Yes	If "Yes," modify the action if possible to avoid a of locating actions in the floodplain and discuss and/or alternative locations outside the 100-year describe the modification on the NRCS-CPA	alternative methods of achieving the objective r floodplain. If the action can be modified,		

modified to eliminate adverse effects, go to Step 5.

### **FLOODPLAIN MANAGEMENT (continued)**

# STEP 5. Is one or more of the alternative methods or locations practical? □ No If "No," the District Conservationist will carefully evaluate and document the potential extent of the adverse effects and any increased flood risk before making a determination of whether to continue providing assistance. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and go to Step 6. □ Yes If "Yes," and the client agrees to implement the alternative methods or locations outside the floodplain, document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. ☐ Yes If "Yes," and the client DOES NOT AGREE to implement the alternative methods or locations, advise the client that NRCS may not continue to provide technical and/or financial assistance where there are practicable alternatives. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and go to Step 6. STEP 6. Will assistance continue to be provided? If "No," provide written notification of the decision to terminate assistance to the client and the □ No local conservation district, if one exists. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. If "Yes," the district conservationist should design or modify the proposed action or □ Yes alternative to minimize the adverse effects to the extent possible. Circulate a written public notice locally explaining why the action is proposed to be located in the 100-year floodplain. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. Notes:

		[O]; (/D) 1 ( ;;	
INVASIVE SPECIES		Client/Plan Information:	
NECH 610.			
	Procedure Guide Sheet		
	hat apply to this □ Alternative 1 le Sheet review: □ Alternative 2 □ Other		
-			
<b>NOTE:</b> Executive Order 13112 states that "a Federal agency shall not authorize, fund, or carry out actions that it believes are likely to cause or promote the introduction and spread of invasive species in the U.S. or elsewhere." Remember that invasive species can include plants, fish, animals, insects, etc.			
STEP 1.			
Is the action(s) in an area where invasive species are known to occur or where risk of an invasion exists? <b>NOTE:</b> Executive Order 13112 (1999) directs Federal agencies to "prevent the introduction of invasive species, provide for their control, and to minimize the economic, ecological, and human health impacts that invasive species cause."			
□ No	If "No," document on the NRCS-CPA-52, or rand information sources used and proceed		
□ Yes	If "Yes," go to Step 2.		
STEP 2.			
Manual, Part document ma techniques, m	eventory of the invasive species and identify area 414, Subpart D, Section 414.30). Delineate the nagement considerations in the plan or assistan nanagement strategies, and risks for invasive specied in the planning process?	ese areas on the conservation plan map and ce notes. Have all appropriate tools,	
□ No	If "No," you must consider and include all appropriate factors relating to the existing and potential invasive species for the planning area and repeat Step 2.		
□ Yes	If "Yes," describe strategies, techniques, and re	easons on NRCS-CPA-52 and go to Step 3.	
STEP 3.			
Is the action(s) consistent with the Executive Order 13112, the national invasive species management plan, and any applicable State or local invasive species management plan?			
□ No	If "No," modify the action and repeat Step 3. action, NRCS must discontinue assistance. Do CPA-52, or notes section below, and in the continue assistance.		
□ Yes	If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
Notes:		·	

MIGRATORY BIRDS, BALD AND GOLDEN EAGLE PROTECTION ACT, NECH 610.31	Client/Plan Information:
Evaluation Procedure Guide Sheet	
Check all that apply to this ☐ Alternative 1	
Guide Sheet review: ☐ Alternative 2 ☐ Other	
NOTE: This guide sheet includes evaluation guidance for	r compliance with the Migratory Bird Treaty

NOTE: This guide sheet includes evaluation guidance for compliance with the Migratory Bird Treaty Act, Executive Order 13186 (2001), and the Bald and Golden Eagle Protection Act. Both sections must be completed if eagles are identified within the area of potential effect.

### **SECTION I: MIGRATORY BIRD TREATY ACT & E.O 13186**

In the lower 48 states, all wild birds except introduced species (House Sparrow, Rock Pigeon, European Starling, Eurasian Collared-dove) and resident game birds managed by State Wildlife Agencies are protected under the MBTA.

### STEP 1.

Could the action(s) result in a take (intentionally or unintentionally) to any migratory bird, occupied ne	st or
egg? The term "take" means to pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt	to
pursue, hunt, shoot, wound, kill, trap, capture, or collect (50 CFR Section 10.12).	

□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. Go to Section II.
□ Yes	If "Yes," go to Step 2.

#### STEP 2.

Have adverse effects on migratory birds been mitigated (avoided, reduced, or minimized) to the maximum practicable extent?

□ No	If "No," modify the action and repeat Step 1.
□ Yes	If "Yes," document mitigation measures on the NRCS-CPA-52, or notes section below, and in the plan. Go to Step 3.

### STEP 3.

Is it the purpose of the action(s) to intentionally "take" a migratory bird or any part, nest or egg (such as, but not limited to: controlling depredation by a migratory bird, or removal of occupied nests of nuisance migratory birds)?

NOTE: Migratory game birds taken under state and Federal hunting regulations are exempt.

□ No	If "No," go to Step 4.
□ Yes	If "Yes," document the effects, including the reasons, on the NRCS-CPA-52, or notes section below. Inform the client that they must obtain all required permits before the action is implemented.

### MIGRATORY BIRDS TREATY ACT / BALD AND GOLDEN EAGLE PROTECTION ACT (continued) STEP 4. Will unintentional take of migratory birds result in a measurable negative effect on a migratory bird species' population? □ No If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and go to Section II. If "Yes," additional principles, standards and practices shall be developed in coordination □ Yes with USFWS to further lessen the amount of unintentional take (E.O. 13186(3)(e)(9)). Repeat Step 1. Document the effects, including the reasons, on the NRCS-CPA-52, or notes section below. Notes: **SECTION II: BALD & GOLDEN EAGLE PROTECTION ACT** STEP 1. Will the action(s) result in the take, possession, sale, purchase, barter, or offer to sell, purchase, or barter, export or import "of any bald or golden eagle, alive or dead, including any part, nest, or egg, unless allowed by permit"? (The term "take" is defined as "pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest or disturb" a bald or golden eagle. The term "disturb" under this act means to agitate or bother a bald or golden eagle to a degree that causes, or is likely to cause, based on the best scientific information available, injury to an eagle; a decrease in its productivity by substantially interfering with normal breeding, feeding, or sheltering behavior; or nest abandonment by substantially interfering with normal breeding, feeding, or sheltering behavior.) If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, □ No and information sources used and proceed with planning. ☐ Yes If "Yes," go to Step 2. STEP 2. Can the action(s) be modified to avoid the adverse effect? Refer to the National Bald Eagle Management Guidelines for measures that can be taken to avoid disturbing nesting bald eagles and their young. □ No If "No," document the finding, including the reasons, on the NRCS-CPA-52, or notes section below. Contact the NRCS State Biologist or appropriate NRCS official about working with the client and USFWS to permit the action or finding another alternative action to avoid adverse effects prior to providing final designs or implementing the proposed action or alternative. No permit authorizes the sale, purchase, barter, trade, importation, or exportation of eagles, or their parts or feathers. The regulations governing eagle permits can be found in 50 CFR Part 22. □ Yes If "Yes," modify the alternative and repeat Step 1. If the client is unwilling to modify the action then NRCS may need to discontinue assistance. Contact the NRCS State environmental specialist or wildlife biologist for assistance. Document the effects, including the reasons, on the NRCS-CPA-52, or notes section below. Notes:

_	NATURAL AREAS Client/Plan Information:		
GM 190, Pa	art 410.23 Procedure Guide Sheet		
Check all t	hat apply to this Alternative 1		
Guio	le Sheet review: Alternative 2  Other		
Natural Areas are defined as land and water units where natural conditions are maintained. They may be areas designated on Federal government, non-federal government, or on private land. Designation may be provided under Federal regulations, by foundations or conservation organizations, or by private landowners that specify it as such (GM 190. Part 410.23).			
STEP 1. Are there any designated natural areas present in or near the planning area?			
□ No	If "No, "document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
□ Yes	If "Yes," go to Step 2.		
STEP 2.			
Will the action	n(s) affect the natural area?		
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
□ Yes	If "Yes," go to Step 3.		
<b>STEP 3.</b> Are the effects consistent with maintaining, protecting, and preserving the integrity of the natural characteristics?			
□ No	If "No," Inform the client about the effects of the proposed action or alternatives on the identified natural areas. You must also encourage the client to consult with concerned parties to arrive at a mutually satisfactory alternative [GM 190, Part 410.23(c)4]. Document the effects of the action and any communications with the client on the NRCS-CPA-52, or notes section below, and proceed with planning.		
□ Yes	If "Yes," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.		
Notes:			

	<u> </u>			
	D UNIQUE FARMLANDS	Client/Plan Information:		
<b>NECH 610</b> .				
	Procedure Guide Sheet			
	that apply to this	l l		
Guid	de Sheet review:   Alternative 2   Other			
STEP 1.				
Using the criteria found in the FPPA Rule (7 CFR Part 658.5), does the action(s) convert farmland to a nonagricultural use? <b>NOTE:</b> Conversion does not include construction of on-farm structures necessary for farm operations. Also, form AD-1006 entitled "Farmland Conversion Impact Rating" and form NRCS-CPA-106 entitled "Farmland Conversion Impact Rating for Corridor Type Projects" are used to document effects of proposed projects that may convert farmland. If you are uncertain about the effects on prime and unique farmlands in your planning area, consult the State Soil Scientist.				
□ No	If "No," document on the NRCS-CPA-52, or n and information sources used and proceed v			
□ Yes	If "Yes," go to Step 2.			
STEP 2.				
Are prime or unique farmlands or farmlands of statewide or local importance present in or near the area that will be affected by the action(s)?		cal importance present in or near the area that		
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.			
□ Yes	If "Yes," go to Step 3.			
STEP 3.				
	on(s) be modified to avoid adverse effects or conv	version?		
□ No	If "No," document the adverse effects on the proceed with planning.	NRCS-CPA-52, or notes section below, and		
□ Yes	If "Yes," modify and repeat Step 1 or contact Document on the NRCS-CPA-52, or notes se information sources used and proceed with			
Notes:				

RIPARIAN AREA		Client/Plan Information:	
NECH 610.33			
	Procedure Guide Sheet		
	that apply to this   Alternative 1  de Sheet review:   Alternative 2  Other		
Can	20 GHOST TONOW. ARCHITUTE 2		
STEP 1.			
	area present in or near the planning area? (De	inition can be found in Title 190, General Manual,	
Part 411.)			
□ No	If "No " document on the NRCS-CPA-52 or	notes section below, the finding, rationale,	
	and information sources used and proceed		
□ Vaa			
□ Yes	If "Yes," go to Step 2.		
STEP 2.			
		ater quality, water quantity, and fish and wildlife	
benefits provi	ided by the riparian area?		
□ No	If "No," revise the plan to maintain or improve	· · · · · · · · · · · · · · · · · · ·	
	wildlife benefits. Document the benchmark co	nditions and effects on the NRCS-CPA-52, or	
	notes section below, <b>go to Step 3.</b>		
□ Yes	□ Yes If "Yes,", go to Step 3.		
CTED 2			
STEP 3.	(a) conflict with the concernation values (function	no of the ringrian area?	
Do the action	(s) conflict with the conservation values/function	ns of the riparian area?	
□ No	If "No," document on the NRCS-CPA-52, or	notes section below, the finding, rationale,	
	and information sources used and proceed	d with planning.	
□ Yes	If "Yes," inform the client of the values and fu		
	•	k stability and integrity, nutrient cycling, pollutant resity, and present alternatives that will resolve	
	the conflict. <b>Document on the NRCS-CPA-5</b>		
	rationale, and information sources used a		
Notes:			
140165.			

SCENIC BEAUTY		Client/Plan Information:	
GM Title 190, Part 410.24			
Evaluation Procedure Guide Sheet			
Check all	that apply to this Alternative 1		
	de Sheet review: Alternative 2 U Other U		
STEP 1.			
Will the action(s) adversely affect the scenic quality of the general landscape or any specifically designated unique or valuable scenic landscape? (Consult Section II of the FOTG for a listing of any identified areas of scenic beauty.)			
□ No	If "No," document on the NRCS-CPA-52, or rand information sources used and proceed		
□ Yes	If "Yes," go to Step 2.		
STEP 2.  Can the action(s) be modified to avoid the adverse effects on the scenic quality of the landscape? NOTE:  NRCS must provide technical assistance with full consideration of alternative management and development systems that preserve scenic beauty or improve the landscape (GM 190, Part 410.24).			
□ No	If "No," consider any state or local requirements section below, the finding, rationale, a with planning.		
□ Yes	If "Yes," modify the planned action or activity a	and repeat Step 1.	
Notes:			

WETLAN	<b>IDS</b> Clien	nt/Plan Information:
<b>NECH 61</b>	10.34	
<b>Evaluatio</b>	on Procedure Guide Sheet	
	all that apply to this	
Gu	Guide Sheet review:   Alternative 2  Other	
-	sheet addresses policy found in Title 190, General Manu ean Water Act Guide Sheet for addressing wetland conce	•
STEP 1.		
Are wetland <b>NOTE:</b> This determined	ds present in or near the planning area?  is includes <b>all</b> wetlands except those artificial wetlands of as prior converted (PC) in accordance with the 1985 Forestlands (AW), which retain wetland characteristics, are we policy.	od Security Act and nonirrigation induced
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used. (If the area could qualify as an "other water of the United States" such as lakes, streams, channels, or other impoundment or conveyances, a Clean Water Act Section 404 permit may be required from the Corps of Engineers. Refer to the Clean Water Act Guide sheet.)	
□ Yes	If "Yes," document the extent and location of wet	ands and go to Step 2.
STEP 2.		
	tion(s) impact any wetland areas (this includes changing projects)?	wetland types when considering wetland
□ No	If "No," document on the NRCS-CPA-52, or notes and information sources used and proceed with p	
□ Yes	If "Yes," assess the wetland functions and descrithe proposed activity on the wetland area. If effects a planning. If adverse effects exist, go to Step 3.	•
STEP 3.		
Do practical	able alternatives exist that avoid adverse impact to wetlan	ds?
□ No	If "No," go to step 4.	
□ Yes	If "Yes," advise the client of the available alternatives alternative that avoids adverse impact (including obta	•

on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. Otherwise, NRCS shall terminate all assistance

for the project.

# **WETLANDS** (continued)

STEP 4. Do other mea	asures exist that will minimize adverse effects to wetlands?
□ No	If "No," go to step 5.
□ Yes	If "Yes," advise the client of the minimization measures. If the client chooses to implement the minimization measures (including obtaining all necessary permits), document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. Otherwise, NRCS shall terminate all assistance for the project.
	nt wish to pursue an action that will result in adverse impacts to wetlands (where no practicable or minimization measures exist)?
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.
□ Yes	If "Yes," advise that client of the need to compensate for the lost wetland acres and functions. NRCS may assist the client in the development of a mitigation plan. If the client chooses to implement the compensation measures (including obtaining all necessary permits), document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning. Otherwise, NRCS shall terminate all assistance for the project.
Notes:	

WII D AND	SCENIC RIVERS Client/Plan Information:						
NECH 610.							
Evaluation Procedure Guide Sheet							
Check all that apply to this ☐ Alternative 1 Guide Sheet review: ☐ Alternative 2 ☐ Other							
STEP 1.							
Could the action(s) have an effect on the natural, cultural or recreational values of any nearby rivers?							
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.						
□ Yes	If "Yes," analyze the potential effects and develop alternatives, as necessary, that would mitigate potential adverse effects, then go to Step 2.						
STEP 2.							
Is there a Federal or State designated Wild, Scenic, or Recreational River segment or a river listed in the Nationwide Rivers Inventory (NRI) in or near the planning area?							
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.						
□ Yes	If "Yes," and there is still potential for effect consult your State environmental liaison to assist with determining the nature and significance of the effect. Go to Step 3.  NOTE: The State Office may request the administering federal or state agency (National Park Service in the case of NRI) to assist you in developing appropriate avoidance and mitigation measures.						
STEP 3.							
Could the proposed action or alternative have an adverse effect on the natural, cultural or recreational values of the wild, scenic, or recreational river segment that cannot be avoided or minimized?							
□ No	If "No," document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.						
□ Yes	If "Yes," go to Step 4.						
STEP 4.							
Is NRCS providing financial assistance or otherwise controlling the action(s)?							
□ No	If "No," inform the client that a permit may be required for their activities and they should consult with the administering federal or state agency. The permit authorization should be reflected in the final plan and documentation. Continue planning, but a permit is required prior to implementation.						
□ Yes	☐ Yes If "Yes," consult with the administering federal or state agency to determine whether the proposed action could foreclose options to classify any portion of the river segment as wild, scenic or recreational and to develop avoidance or mitigation measures. Document on the NRCS-CPA-52, or notes section below, the finding, rationale, and information sources used and proceed with planning.						
Notes:							

RE	SO	URCE CONCERN CHECKLIST	Γ	Client/Plan Information:	1
Fiel	d Ir	nventory Guide Sheet (Optional)			1
ldan	4:£	the vectors conserve(s) that would to be a	dduaaaad awd tha		
	-	the resource concern(s) that need to be a nent tool(s) used for the evaluation.	aaressea ana tne		
u330		Sheet & Rill	□ Other:	<u> </u>	Retur
		Ephemeral gully erosion   Classic gully		1	
		Bank erosion from streams, shorelines or water			
		Subsidence	Other: Other:	-	
		Soil organism habitat loss or degradation	Aggregate instability		
		Assessment tools,	, iggregate metability		•
		Problems & Notes:			
		Ponding and flooding Seasonal High water table Seeps Drifted snow Surface water depletion Ground water depletion Naturally available moisture use Inefficient irrigation water use Other: Other:	Nutrients trar Pesticides tra Pesticides tra Pesticides tra Pathogens ar compost app Pathogens ar compost app Salts transpo Salts transpo Petroleum, hr to surface wa Petroleum, hr to groundwat Sediment trar	eavy metals, and other pollutants transported	
		Problems & Notes:			
		Emissions of particulate matter (PM) and PM pre Emissions of greenhouse gases (GHGs) Emissions of ozone precursors Objectionable odors Emissions of airborne reactive nitrogen Assessment tools, Problems & Notes:	ccursors  Other:  Other:		
PLANTS		Plant productivity and health Plant structure and composition Plant pest pressure  Assessment tools,	☐ Wildfire haza ☐ Other: ☐ Other:	ard from biomass accumulation	
		Problems & Notes:			
ANIMALS			□ Inadequate li	age imbalance ivestock shelter ivestock water quantity, quality and	Retur
		Assessment tools, Problems & Notes:	i		
ENERGY		Energy efficiency of equipment and facilities Energy efficiency of farming/ranching practices a  Assessment tools, Problems & Notes:	☐ Other: and field operations		

1 to NRCS-CPA-52

1 to NRCS-CPA-52